

**BEFORE THE
FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554**

In the Matter of Joint Application of

Central Texas Technologies, L.P., and
Time Warner Cable Information Services
(Texas), L.P. d/b/a Time Warner Cable

For Streamlined Authority Under Section
214 of the Communications Act for Transfer
of Control of Central Texas Technologies,
L.P. Domestic and International 214
Authorizations

WC Docket No. 04-397

**MOTION OF TIME WARNER CABLE INFORMATION SERVICES (TEXAS), L.P.
TO ACCEPT LATE-FILED COMMENTS**

Time Warner Cable Information Services (Texas), L.P. (“TWCIS”) hereby respectfully requests that the Commission accept the attached “Time Warner Cable’s Reply Comments” for filing in the above-referenced docket. Because TWCIS was not served with a copy of the sole comment filed in this proceeding, TWCIS’s reply comments were not filed prior to the due date. They are being filed promptly thereafter.

No party will be prejudiced by permitting these comments to be filed. The public interest will be served by granting this request, in that TWCIS will be permitted to address the issues raised by the sole commenter and to describe more fully the public interest benefits resulting from the proposed transaction.

WHEREFORE, TWCIS respectfully requests that the Commission accept these reply comments in this proceeding.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'Henk Brands', written over a horizontal line.

HENK BRANDS
AARON FUTCH
PAUL, WEISS, RIFKIND,
WHARTON & GARRISON LLP
1615 L Street, N.W.
Washington, D.C. 20036
(202) 223-7300

November 23, 2004

*Attorneys for Time Warner Cable Information
Services (Texas), L.P.*

CERTIFICATE OF SERVICE

I hereby certify under penalty of perjury that, on November 23, 2004, I caused a true and correct copy of Time Warner Cable's Reply Comments and the Motion of Time Warner Cable Information Services (Texas), L.P. to Accept Late-Filed Comments, to be served upon the following parties by first-class U.S. mail:

Kevin Foley
348 Haupt
Kyle, TX 78640

The image shows a handwritten signature in black ink. The signature is written in a cursive, stylized font. It appears to be the name 'Brett Kitt', with 'Brett' on the left and 'Kitt' on the right, separated by a small space. The signature is positioned above a horizontal line.

Brett Kitt

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of Joint Application of

Central Texas Technologies, L.P., and
Time Warner Cable Information Services
(Texas), L.P. d/b/a Time Warner Cable

For Streamlined Authority Under Section
214 of the Communications Act for Transfer
of Control of Central Texas Technologies,
L.P. Domestic and International 214
Authorizations

WC Docket 04-397

Time Warner Cable's Reply Comments

On October 4, 2004, Time Warner Cable Information Services (Texas), L.P. d/b/a Time Warner Cable filed an application in this proceeding. On November 4, 2004, Mr. Kevin Foley of Kyle, Texas, filed an informal opposition. In reply, Time Warner Cable states as follows:

1. Although Time Warner Cable is offering its new, VoIP-based product, Digital Phone, to existing CTT customers, Time Warner Cable does not at this time intend to discontinue the existing service offered to CTT customers until its Digital Phone service offers features that are substantially similar to CTT's existing offering, including a multi-line offering. No existing CTT customer will be required to switch to Digital Phone service.

2. As the complainant points out, Time Warner Cable does not offer business services at this time. The existing CTT service, however, is likewise a residential-only service. Thus, the proposed transaction effects no change.

3. The complainant is correct that Time Warner Cable's Digital Phone service currently does not permit the use of dial-up modems or fax machines. As already stated above, however, Time Warner Cable does not intend to discontinue the existing CTT service until it is able to offer CTT customers features and functionalities substantially similar to those that they enjoy today.

4. Time Warner Cable intends to notify affected customers of their ability to choose to take Digital Phone service. Included in that notice will be information regarding Time Warner Cable's plans to discontinue the existing CTT service at some future time when Digital Phone can offer customers features and functionalities substantially similar to those that they enjoy today. Until such time, customers will have the ability to maintain their existing CTT service, which will be provided by Time Warner Cable.

5. Time Warner Cable has engaged in no cramming or slamming. In fact, there has been no change to CTT customers' service at all.

WHEREFORE, Time Warner Cable's application should be granted.

Respectfully submitted,

A handwritten signature in black ink, appearing to be 'A. Futch', with a long horizontal line extending to the right.

HENK BRANDS
AARON FUTCH
PAUL, WEISS, RIFKIND, WHARTON &
GARRISON , P.L.L.C.
1615 L Street, N.W.
Suite 1300
Washington, D.C. 20036
Telephone: (202) 223-7300
Facsimile: (202) 223-7320

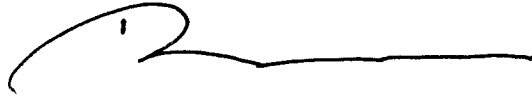
*Counsel for Time Warner Cable
Information Services (Texas), L.P. d/b/a
Time Warner Cable*

November 22, 2004

CERTIFICATE OF SERVICE

I hereby certify that, on this November 22, 2004, I caused a copy of the foregoing to be served upon the parties listed below by first-class mail, postage prepaid.

Mr. Kevin Foley
348 Haupt
Kyle, TX 78640

A handwritten signature in black ink, appearing to read 'Henk Brands', written over a horizontal line.

Henk Brands